

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

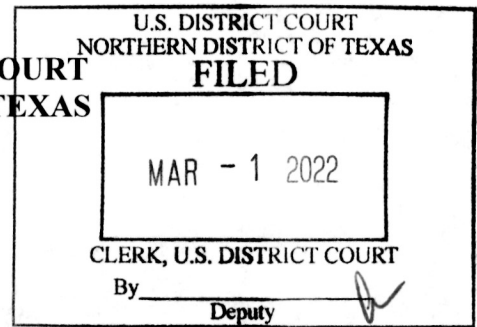
KIMBERLY STARLING, on behalf of  
herself and all others similarly situated,

Plaintiff,

v.

KEYCITY CAPITAL, LLC and TIE  
LASATER,

Defendants.



Case No. 3:21-cv-818-S

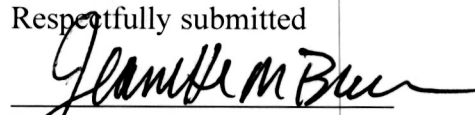
**NONPARTY WITNESS LEE COMPTON'S UNOPPOSED MOTION FOR EXTENSION  
OF TIME TO FILE MOTION TO QUASH TO SUBPOENA TO PRODUCE  
DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF  
PREMISES IN A CIVIL ACTION**

Nonparty witness Lee Compton respectfully seeks a five-day extension of time to file a Motion to Quash and Objections to the Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action served on him on February 10, 2022. At present, nonparty witness Compton's deadline to file his Motion and Objections is today, February 24, 2022, see Affidavit of Service, ECF No. 48. The extension sought would extend that deadline to March 1, 2022, which would provide Compton's counsel time to find local counsel to assist with the filing and request pro hac vice admission. Pursuant to Local Rule of Civil Procedure 7.1.a., the undersigned counsel consulted with counsel for Defendants, who represented that Defendants consent to the requested extension.

Based on the foregoing, nonparty witness Compton respectfully requests that his unopposed motion for an extension of time be granted.

Dated: February 24, 2022

Respectfully submitted



Jeanette M. Braun

Counsel for Lee Compton

Admission into the Northern District of Texas Pro Hac

Vice will be requested

[jmbraun@brauniplaw.com](mailto:jmbraun@brauniplaw.com)

Braun IP Law, LLC


1600 W Lake Street, Suite 103B

Addison, IL 60101

773-504-4036

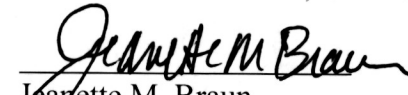
**CERTIFICATE OF SERVICE**

The undersigned certifies that on February 24, 2022, a copy of this pleading and any accompanying attachments noted in the pleading were served to counsel of record for Defendants, Stuart L. Cochran and Blake Mattingly, via email to stuart@scochranlaw.com and blake@scochranlaw.com.

  
Jeanette M. Braun

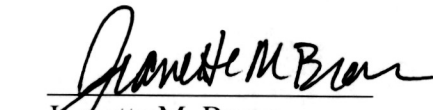
**CERTIFICATE OF CONFERENCE**

The undersigned certifies that on February 24, 2022, I conferred with Defendants' counsel, requested consent for filing this Motion for Extension of Time, and Defendants'.

  
Jeanette M. Braun

**CERTIFICATE OF MAILING**

The undersigned certifies that on February 24, 2022, three copies of this pleading and any accompanying attachments noted in the pleading were deposited with the United States Postal Service with sufficient postage as priority mail in an envelope addressed to Clerk of the Court, United States District Court, Northern District of Texas, 1100 Commerce Street, Room 1452, Dallas, TX 75242.

  
Jeanette M. Braun

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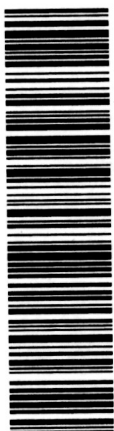
SIGNATURE REQUIRED



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